

**Submitted But Not Entered.**



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**Marc Barreca**  
**U.S. Bankruptcy Court**

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2 **Proposed order incorrectly submitted as a received unsigned order.**  
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PROPOSED ORDER

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17 **UNITED STATES BANKRUPTCY COURT**  
18 **WESTERN DISTRICT OF WASHINGTON**  
19 **AT SEATTLE**

20 In re

21 No. 10-23806-MLB

22 CASEY S. SULLIVAN and STEPHANIE F.  
23 SULLIVAN,

24  
25 ORDER REOPENING CASE, GRANTING  
26 DISCHARGE, AND CLOSING CASE

27 Debtors.

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30 THIS MATTER came before the Court pursuant to the Debtors' Motion to Obtain  
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32 Discharge and Close Case ("Motion"). The Court has review and considered the Motion, any  
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34 responses, the oral argument of counsel, and the records, pleadings and other files in this case.  
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37 The Court finds that sufficient and timely notice has been given to all appropriate  
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39 parties. The Court further finds that, pursuant to § 1141, there is cause to enter the Debtors'  
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41 discharge and close the case. In consideration of the foregoing and the lack of any timely  
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43 objections or the objections having been overruled, good cause has been shown to grant the  
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45 Motion; now, therefore it is  
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ORDER REOPENING CASE, GRANTING  
DISCHARGE AND CLOSING CASE -1-

**THE TRACY LAW GROUP, PLLC**  
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Seattle, WA 98101  
206-624-9894 phone / 206-624-8598 fax

1 ORDERED that:

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3 1. The Debtors' case is REOPENED.

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5 2. The Debtors are GRANTED a discharge under § 1141(d) of title 11, United

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7 States Code (the Bankruptcy Code).

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10 3. Pursuant to the Order Confirming Debtors' First Amended Chapter 11 Plan of

11 Reorganization, all persons who have held, currently hold, or may hold a Claim discharged or

12 modified pursuant to the terms of the Plan shall be permanently enjoined by Bankruptcy Code

13 §§ 105 and 524 from taking any of the following actions on account of any such discharged or

14 modified Claim: (a) commencing or continuing in any manner any action or proceeding

15 against the Reorganized Debtors; or their respective assets or properties; (b) enforcing,

16 attaching, collecting, or recovering in any manner any judgment, award, decree, or order

17 against the Reorganized Debtors or their assets or properties; (c) creating, perfecting, or

18 enforcing any lien or encumbrance against the Reorganized Debtors' assets or properties; (d)

19 asserting any lien or encumbrance against the Reorganized Debtors or their assets and

20 properties; (e) commencing or continuing any action, in any manner, in any place, that does

21 not comply with or is inconsistent with any provision of this Order or the Plan. Any person

22 violating an injunction contained in this paragraph may be liable for actual damages,

23 including costs and attorneys' fees, and, where appropriate, punitive damages. The discharge

24 shall void any judgments against the Reorganized Debtors, at any time obtained, to the extent

25 the judgment relates to a discharged Claim.

26

27 4. The Debtors' Chapter 11 case should be and hereby is CLOSED.

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29  
30 ORDER REOPENING CASE, GRANTING  
31 DISCHARGE AND CLOSING CASE -2-

32  
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/// END OF ORDER ///

Presented by:

# THE TRACY LAW GROUP PLLC

By /s/ Jamie J. McFarlane  
Jamie J. McFarlane, WSBA #41320  
Attorneys for Debtors

**ORDER REOPENING CASE, GRANTING  
DISCHARGE AND CLOSING CASE 3**

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